



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

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३० अप्रैल, १९६६/१० वैशाख, १८८८ को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियां 'असाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुईं:—

विज्ञप्ति की संख्या	विभाग का नाम	विषय
No. 6-1/66-LR., dated the 25th April, 1966.	Law Department	The Himachal Pradesh Anatomy Act, 1966 (Act No. 4 of 1966).
No. 6-13/66-LR., dated the 25th April, 1966.	-do-	The Himachal Pradesh Consolidation of Holdings (Amendment) Act, 1966 (Act No. 5 of 1966).
No. 6-24/65-LR., dated the 25th April, 1966.	-do-	The Himachal Pradesh Abolition of Tax Mutarfa Act, 1966 (Act No. 6 of 1966).
No. 6-2/66-LR., dated the 23rd April, 1966.	-do-	The Delhi Rent Control (Amendment) Bill, 1964 (Bill No. VII of 1964).

भाग १—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और जुडिशल कमिशनरज कोर्ट द्वारा अधिसूचनाएं इत्यादि

जुडिशल कमिशनरज कोर्ट

NOTIFICATION

Simla-1, the 23rd April, 1966

the Judicial Commissioner, Himachal Pradesh, during the year 1966 :—

Sipi Fair—13th May, 1966—Friday.

Solan Fair—27th June, 1966—Monday.

By order,

A. S. BHATNAGAR,

Registrar.

No. J. C. 5 (32)/55-IV.—It is notified that the following days will be observed as local holidays in the Court of

मृत्यु: ६३ वैसे

हिमाचल प्रदेश सरकार

APPOINTMENT DEPARTMENT

NOTIFICATION

Simla-4, the 30th November, 1965

No. Apptt. 3-10/59.—In exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to appoint the following members of the Delhi and Himachal Pradesh Civil Service, to be Magistrates of the First Class, with all the powers of a Magistrate 1st Class, under the said Code, to be exercised within the local limits shown against each, with effect from the date of their taking over:—

- | | |
|--|-----------------|
| (1) Shri C. P. Mehta, Magistrate
1st Class <i>cum</i> -Compensation
Officer, Chamba. | District Chamba |
| (2) Shri T. R. Sharma, Magistrate
1st Class, Theog, Mahasu
district. | Mahasu District |

K. R. CHANDEL,
Joint Secretary.

INDUSTRIES DEPARTMENT

NOTIFICATION

Simla-4, the 19th April, 1966

No. I&S.15(Est.)669/62.—In continuation of the Notification of even number, dated the 29th September, 1965, the Administrator, (Lieutenant Governor), Himachal Pradesh, in consultation with the Union Public Service Commission, is pleased to accord sanction to the continued *ad-hoc* appointment of Shri Gobind Sahai against the post of the Deputy Director of Industries in the pay scale of Rs. 500-25-600/40-800/50-1000 for a further period upto the 28th February, 1966.

P. K. MATTOO,
Secretary.

TRANSPORT DEPARTMENT

NOTIFICATION

Simla-1, the 19th November, 1965

No. G.M. 3-40/62-Tpt.—In exercise of the powers conferred by sub-clause (i) of sub-section (1) of section 43 of the Motor Vehicles Act, 1939 (Act IV of 1939), and in pursuance of clause (iv) of the modified scheme pertaining to the attachment of trucks with the fleet of Himachal Pradesh Government Transport as notified vide No. 3-40/62-Tpt., dated 20th November, 1964, the Administrator (Lieutenant Governor), Himachal Pradesh, proposes to fix the maximum freight rates as shown in the schedule below for the carriage of goods by private owned trucks attached with the Himachal Government Transport for carriage of public goods in Himachal Pradesh.

2. This draft of the proposed freight rates is hereby published in the official gazette for inviting any objection or suggestion from the persons whose interests are affected within a period of one month from its date of publication

in the official gazette. The objection or suggestion, if any, should be made to the Secretary (Transport) to Himachal Pradesh Government within the above specified period.

SCHEDULE

(A)

FOR HEAVY AND MEDIUM VEHICLES

- (1) *For all metalled roads in plains:*

3.416	paise per quintal kilometre	Non-bulky goods.
4.347	paise per quintal kilometre	Bulky goods.
4.037	paise per quintal kilometre	Personal luggage.
- (2) *For all un-metalled roads in plains:*

4.347	paise per quintal kilometre	Non-bulky goods.
5.279	paise per quintal kilometre	Bulky goods.
4.968	paise per quintal kilometre	Personal luggage.
- (3) *For all metalled roads in hills:*

4.347	paise per quintal kilometre	Non-bulky goods.
5.900	paise per quintal kilometre	Bulky goods.
5.900	paise per quintal kilometre	Personal luggage.
- (4) *For all un-metalled roads in hills:*

5.279	paise per quintal kilometre	Non-bulky goods.
6.831	paise per quintal kilometre	Bulky goods.
6.831	paise per quintal kilometre	Personal luggage.
- (5) *For all roads in Himachal Pradesh:*

5.900	paise per quintal kilometre	Non-bulky goods.
8.384	paise per quintal kilometre	Bulky goods.
8.384	paise per quintal kilometre	Personal luggage.
- (6) *For all newly opened roads for the first 5 years or till these are metalled:*

8.3214	paise per quintal kilometre	
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- (7) *For roads not declared fit for vehicular traffic:*

11	paise per quintal kilometre.	
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(B)

FOR LIGHT VEHICLES

- (1) *For all roads in Himachal Pradesh:*

75	paise per vehicle kilometre.	
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Or

10	paise per quintal kilometre.	
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- (2) *For newly opened roads for the first 5 years or till these are metalled and roads not declared fit for vehicular traffic:*

Rs.1.10	paise per vehicle kilometre.	
15	paise per quintal kilometre.	

Notes: (1) Non-bulky goods shall be deemed to include grain, potatoes and vegetables in sacks, kerosene oil, petrol and lubricant oils in containers and other similar goods which occupy comparatively less space in relation to their weight.

(2) Bulky goods include passenger's luggage, furniture, fruits and vegetables in baskets and such other goods which occupy comparatively larger space in relation to their weight.

(3) The minimum weight chargeable will be 10 kilograms and all goods will be charged in slabs of 10 kilograms. The minimum chargeable weight in respect of newspapers, periodicals and things of goods of like nature will be 4 kilograms and such packages will be charged in slabs of 2 kilograms.

By order,
T. S. NEGI,
Secretary.

भाग २—बैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

Office of the district Magistrate, Mandi district, Mandi NOTIFICATION

Mandi, the 22nd April, 1966

End. No. 26 MD (24)/59.—In exercise of powers conferred under section 75 of the Indian Motor Vehicle Act, 1939 read with Government of Himachal Pradesh Transport Department Memo No. 4-9/63

Tpt., dated 26-3-66, I. R. Grover, District Magistrate, Mandi District hereby order that road portion between the police line canteen and Octroi Post Paddal, of the A.P.K. Road in Mandi Town will be a "No Horn" and "No Parking" Zone with immediate effect, until further order.

R. GROVER,
District Magistrate.

भाग ३—प्रधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, बैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, जूडिशल कमिशनरज़ कोर्ट, फाइनेन्सल कमिशनर तथा कमिशनर ग्राफ़ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यादि

FOREST DEPARTMENT NOTIFICATION

Simla-4, the 28th January, 1966

No. Ft. 20-5/61(E).—In exercise of the powers delegated by the President under the proviso to article 309 of the Constitution of India, vide Government of India, Ministry of Home Affairs Notification No. 27/59-Him(i), dated the 13th July, 1959, the Administrator (Lieutenant Governor), Himachal Pradesh in consultation with the Union Public Service Commission, is pleased to make the following rules regulating the method of recruitment and promotion to, and certain conditions of service in respect of the Himachal Pradesh Forest Service Class II in the Forest Department of Himachal Pradesh Government, namely:—

1. *Short title.*—(1) These rules may be called the Himachal Pradesh Forest Service (Class II) (Recruitment, Promotion and certain conditions of Service) Rules, 1966.

2. *Commencement.*—These rules shall come into force with effect from the date of notification in the Himachal Pradesh Government Gazette, but nothing herein contained shall affect the recruitments, promotions and confirmations made or any other action taken in connection therewith, prior to the commencement of these rules.

3. *Number of posts, classification and scale of pay.*—The number of posts, classification and the scale of pay included in the said service, shall be as specified in columns 2 to 4 of the schedule to these rules.

4. *Method of recruitment, age limit and other qualifications, etc.*—The method of recruitment to the posts in the said service, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the said schedule.

4. *Dis-qualifications.*—No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to any of the said posts, provided that the Government may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHEDULE

RECRUITMENT RULES FOR THE HIMACHAL PRADESH, FOREST SERVICE CLASS II IN THE HIMACHAL PRADESH GOVERNMENT

1. *Name of post.*—Himachal Pradesh Forest Service Class-II.

2. *No. of posts.*—29.

3. *Classification.*—General Central Service Class II (Gazetted).

4. *Scale of pay.*—Rs. 250-25-550/25-750.

5. *Whether selection post or non-selection post.*—Selection.

6. *Age limit for direct recruits.*—Between 19 and 24 years on the 1st April of the year in which selected (29 years for Scheduled Castes/Tribes).

7. *Educational and other qualifications required for direct recruits.*—ESSENTIAL:

Associateship diploma of the Forest Research Institute and Colleges Dehradun or equivalent candidates selected for training at Dehradun will be required to possess the following educational qualifications. At least Second Class Bachelor's Degree or Master's Degree in Natural Science, Mathematics, Geology, Mechanical Engineering or Agriculture of a recognized university or equivalent.

8. *Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees.*—No.

9. *Period of probation if any.*—Two years.

10. *Method of recruitment whether by direct recruitment or by promotion or transfer and percentage of the vacancies to be filled by various methods.*—25% direct recruitment and 75% promotion.

11. *In case of recruitment by promotion transfer grades from which promotion to be made.*—PROMOTION:

(a) Dehradun trained rangers, holding higher standard Diploma with seven years service in the grade.

(b) Rangers other than above with 12 years service in the grade.

12. *If a D.P.C. exists what is its composition.*—Class-II Departmental Promotion Committee.

13. *Circumstances in which U.P.S.C. is to be consulted in making recruitment.*—As required under the rules.

Note.—The interse seniority of the direct recruits selected by the U.P.S.C. for training in the Forest Research Institute and Collages, Dehradun will be determined on the basis of their placement at the final examination held by the Forest Research Institute and Colleges at the end of their training in Forestry.

N. M. MAHAJAN,
Under Secretary.

CIVIL SUPPLIES DEPARTMENT NOTIFICATION/ORDER

Simla-4, the 15th March, 1966

No. 13-3/62-CS.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with the Notification of the Government of India in the Ministry of Food and Agriculture (Depart-

ment of Food) published under G.S.R. 888, dated the 28th June, 1961 and with the prior concurrence of the Central Government, the Lieutenant Governor, Himachal Pradesh, is pleased to make the following further amendment in the Himachal Pradesh Sugar Dealers Licensing Order, 1963 namely:—

Sub-clause (iii) of clause 3 shall be substituted as under:—

“For the purpose of this clause, any person who stores

sugar in any quantity exceeding 10 quintals at any one time shall, unless the contrary is proved, be deemed to store the sugar for the purpose of carrying on the business of purchase or storage for sale, of sugar”.

By order,
PARKASH CHAND,
Joint Secretary.

भाग ४—स्थानीय स्वायत्त शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायत विभाग

LOCAL SELF GOVERNMENT DEPARTMENT NOTIFICATION

Simla-4, the 12th April, 1966

No. 1-1/65-LSG.—The following bye-laws made by the Notified Area Committee, Dhalli, in exercise of the powers conferred by sections 189, 190, 198 and 199 of the Punjab Municipal Act, 1911, (Punjab Act No. III of 1911) as applied to Himachal Pradesh, and as extended to the said Notified Area Committee, having been confirmed by the Administrator (Lieutenant Governor), Himachal Pradesh, as required by the section 201 of said Act, are hereby published for general information, and these shall come into force within the limits of the said Committee with effect from May 1, 1966:—

Bye-laws framed by the Notified Area Committee, Dhalli under sections 189(3), 190 and 199 (1) of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, regarding the erection and re-erection of buildings within the Notified Area Committee, Dhalli.

1. Definition.—In these bye-laws:—

- (i) “Committee” means the Notified Area Committee, Dhalli.
- (ii) “Application” means and includes every person who gives notice to the Committee of his intention to erect or re-erect a building.
- (iii) “Footing” means the projecting courses at the base of a wall to spread the weight over a large area.
- (iv) “Plinth” means the portion of the external wall between the level of the street and the level of the floor first above the street, and except in the case of stables, godowns and buildings of the warehouse class, shall in no part be less than one foot above the level of the centre of the adjacent portion of the nearest street, or below such standard level as may from time to time be fixed by the Committee.
- (v) “Height of buildings” shall be calculated from the level of the centre of the adjacent portion of the nearest street.
- (vi) “Storey” means any horizontal division of a building so constructed as to be capable of use as living or sleeping apartment, although such horizontal division may not extend over the whole depth or width of the building.
- (vii) “Party wall” means:
 - (i) A wall forming part of a building, and being used or constructed to be used in any part of the height or length of such wall for separation of adjoining buildings belonging to different owners or occupied or constructed or adapted to be occupied by different persons; or
 - (ii) A wall forming part of a building and standing, in any part of the length of such wall, to a greater extent than the projection

of the footing on one side on grounds of different owners.

- (viii) “External wall” means an outer wall of building not being a party wall even though adjoining a wall of another building.
- (ix) “Residential building” means a building used or constructed or adapted for use wholly or principally for human habitation and includes all garages, stables or other out-buildings appurtenant thereto.
- (x) “Brick” means an artificially made block of clay or of lime and sand prepared under pressure and burnt in a kiln or of sand and portland cement each not exceeding twelve inches in length, six inches in breadth and 3-1/2 inches in depth and capable of sustaining pressure of not less than 450 lbs. to the square inch.
- (xi) “Inhabited room” means a room in which some person passes the night or which is used as living room.
- (xii) “Width” applied to a new road or street, the whole extent of space within the boundaries of such road or street as laid down on the survey of the city and measured at right angles to the course of direction of such road or street.
- (xiii) “To abut” a building is said to abut on a road when the outer face of its front wall is on the road boundary;
- (xiv) “Barsati” means a small shed on the roof of a building used for shelter during the rains.
- (xv) “Saiban” means a small open shed on the roof of a building in which to sleep during the hot weather.
- (xvi) “Mamti” means a small structure erected on the roof of a building head of a stair-case to protect such stair-case from the weather.
- (xvii) “Service latrine” means a latrine cleaned by hand.
- (xviii) “Water borne latrine” means a latrine cleaned by a water carriage system.
- (xiv) “Public building” except where otherwise defined, means a building used or constructed or adapted to be used either ordinarily or occasionally, as place of public worship, or as a hospital, colleges, school (not being merely a dwelling house so used) theatre, public hall, public concert room, public lecture room, public exhibition room, or as a public place of assembly or entertainment for persons admitted thereto to be used either ordinarily, or occasionally for any other public purpose.

2. Application to build.—Every applicant shall submit to the Committee an application in writing in the form prescribed in Appendix 1. It shall be accompanied by:

- (i) A site plan in triplicate to a scale of not less than 32 feet to an inch.
- (ii) plans, elevation and section of the proposed structures to a scale of 8 feet to an inch. In

case of construction of buildings on Government land the application shall be accompanied by plans, elevation and section in quadruplicate. On these plans all proposed additional erections or additions or alteration to the existing structures shall be shown in red colour;

(iii) the revenue *purcha* and *tatima* of the land on which the construction is proposed.

3. *Site Plan*.—The site plan referred to in bye-law 2 above will be fully dimensioned and will show:

- (i) the boundaries of the site;
- (ii) the direction of the North point relative to the plan of the building;
- (iii) the streets and roads adjoining the sites with their widths clearly dimensioned and names (if any) given; also all existing road side trees, lamp posts or any other ventures or structures likely to affect the approach to the building;
- (iv) surrounding buildings in outline within a distance of 50 feet of the compound of the proposed building;
- (v) all proposed buildings as defined by sub-section (2) of section 3 of the Punjab Municipal Act, 1911 as applied to Himachal Pradesh and the proposed method of draining them;
- (vi) all water supply lines, sewers, drains and underground electric wires or cables passing through the plot.

4. *The building drawing*.—The plans elevations and sections referred to in bye-law 2 above will show:

- (i) a plan of the ground floor and other floors in the proposed buildings and typical sections;
- (ii) the means of access to the building and their various floors;
- (iii) the method of ventilation in each room;
- (iv) the open spaces or yards inside or surrounding the building;
- (v) in detail the method of disposal of sewage sullage and storm water.

5. *Signing of drawings*.—All plans and specifications referred to in the preceding bye-laws will be clearly signed by the applicant or his legally authorised agent or attorney.

6. *Occupation or letting of buildings*.—No person will occupy or allow any other person to occupy any new building or part of a new building for any purposes whatsoever until such building or part has been certified by an officer of the Committee authorised to give such certificates, to be in his opinion in every respect complete according to the sanctioned plans and fit for the use for which it is erected.

7. *Minimum height of rooms*.—Every room intended to be inhabited in any building shall be in every part at least 10 feet in height from the floor to the ceiling.

8. *Number of storeys*.—No building with more than two storeys above the ground floor shall be erected in the Notified Area:

Provided that a *barsati* which is open at least on one side and a *mumti* over the stair-case and a latrine shall not be considered as a separate storey for this purpose

9. *Stables and cow houses*.—(a) The distance of stables or out-houses for animals shall not be less than thirty feet from any room in the main building.

(b) No living room will be permitted to be built over a stable or cow house.

(c) No cow house or stable will have direct communication with any room used for human habitation.

10. *Minimum size of rooms*.—Every room intended to be used for human habitation; or which may be used for human habitation, will have a floor area of not less than 100 square feet.

11. *Ventilation of rooms*.—Every room which is intended for human habitation shall be provided for the

purpose of light and ventilation with windows, doors or other aperture (having a total area not less than one fourth of the floor area of the room) which open directly on to a space (at least eight feet wide which is open to the sky or on the verandah opening on to such a space; and these will be so arranged as to ensure through ventilation to the satisfaction of the Committee.

12. *Ventilation of latrines, water closets and bath rooms*.—All latrines water closets and rooms solely as bath rooms or lavatories must be provided with means to ensure constant ventilation in addition to a window at least 2'x1' opening directly into the external air.

13. *Projections from buildings*.—No balcony, verandah or chhajja, steps or other projections from the face of a building will be allowed to be built on or over any road or beyond the boundaries of the applicant's own land.

Similarly in order to improve the width of the new proposed roads and lanes a minimum set back as decided by the committee from time to time wherever necessary shall be enforced in the case of construction abutting on such roads and lanes, when according sanction to new constructions.

14. *Necessary offices*.—Every house intended for human habitation will have in addition to the usual offices a kitchen with provision for food storage, a bath room or washing platform and a pantry or other suitable arrangement, properly drained, for the cleaning of kitchen utensils. Detail of such offices must be shown on the plans referred to in these bye-laws (bye-law 4).

15. *Chimneys*.—Every kitchen or cooking place will be provided with a smoke flue or chimney of adequate size, the minimum internal dimensions of which will be carried to a height of at least three feet above the highest point of the building.

16. *Separate flues for each chimney*.—Every chimney leading from a kitchen or from any fire place will have a separate smoke flue.

17. *Smoke flue to be for pargetted*.—Every flue included in a building is to be suitably rendered or pargetted unless lined with a fire-brick or fire-proof clay at least one inch thick.

18. *Floor beneath fire place*.—Floors beneath and around every fire place for a width of three feet shall be rendered fire-proof by covering with earthen-ware tiles, cement concrete or other fire-proof material.

19. *Wood work in chimneys*.—No wood work will be permitted in a construction of a building nearer than nine inches from the inside of any flue.

20. *Service latrines*.—No service latrine will be permitted in any house or building within 300 feet of a sewer maintained by the Committee.

21. *Distance of service latrines from public roads and water supplies*.—No service latrine shall be within five feet of any public road or within ten feet of any source of water supply.

22. *Receptacles and flap door for service latrines*.—Every service latrine will be provided with a close fitting impermeable receptacles into which excreta may fall directly and such receptacle will be removable through a flap door in the outer wall of the latrine. Where commodes are used, the flap door will not be required.

23. *Floor of service latrines and water closets*.—The floor of a service latrine and water closets will be made of masonry plastered with cement or otherwise rendered impermeable and will have a fall of 1/2 inch to a foot towards drain. The walls will be similarly treated to a height of three feet.

24. *Position and ventilation of the latrines of water closets*.—(i) Every water borne latrine or water closets will be so constructed as to have at least one side as an external wall abutting directly on a street or on an open space at least 100 square feet in area.

(ii) Every latrine or water closets will have window measuring atleast two square feet opening on the external wall as well as some means of permanent ventilation.

25. Approach to service latrine of water closet.—No service latrine or water closet will be so constructed as to be approached directly from any room used for the manufacture, preparation or storage of food or used as a factory work-shop or work place.

26. Floor area of latrines and water closets.—The minimum floor area of any service latrine or water closets will be twenty square feet. The minimum width of which will be three feet. If arranged in multiple compartments the floor area of which compartment will not measure less than $3' \times 4\frac{1}{2}'$.

For details relating to water closets latrines the relevant drainage bye-laws shall apply.

27. Cisterns to be mosquito proof.—All flushing cisterns and storage tanks will be approved mosquito proof pattern.

28. Storms water drainage.—(a) Adequate provision will be made for the proper drainage of rain water from the building and also of surface water from the compound of the building. This will be led by separate drains to the storm water drain.

(b) *Paranallas* or spouts will not be permitted from the roofs of houses. Only cast iron rain water pipes will be allowed and these must discharge into channels or drains constructed to receive and carry away rain water without causing dampness in any wall or foundation.

29. Damp proof courses.—All walls (internal and external) will be provided with an efficient damp proof course not less than six inches above ground level and below the floor.

30. Bath rooms.—All rooms intended to be used solely as bath rooms will have:

- (i) a floor area of not less than thirty square feet with a minimum width of four feet.
- (ii) a window of a superficial area of not less than four square feet and if the room is only of minimum size, some additional means of constant ventilation in the form of roof vent or *jali*.
- (iii) an impermeable floor made of smooth hard material with a suitable fall to a trapped soil pipe connection;
- (iv) an impermeable dado three feet high.

31. Kitchens.—Every room used as a kitchen will have:—

- (i) a superficial area not less than thirty square feet with minimum width of four feet;
- (ii) a height of not less than ten feet;
- (iii) a smoke flue built in accordance with bye-laws 18 to 22 inclusive;
- (iv) a window not less than four square feet superficial area opening directly into the external air;
- (v) unless separately provided for in a pantry means for the washing up of kitchen utensils which will lead directly through a slop sink to a grated and trapped connection to the soil pipe;
- (vi) a ventilated cupboard built preferably into the north wall for the storage of food unless separately provided for in the larder;
- (vii) fly proof gauze covering on all doors and windows.

32. Pantries.—Where pantries are provided these will have:—

- (i) a floor area of not less than thirty square feet with a minimum width of four feet;
- (ii) a slop sink for the cleaning of kitchen utensils which will drain through a grated and trapped

connected into a soil pipe;

(iii) an impermeable floor and an impermeable dado three feet high.

33. Servants quarters.—All out houses intended for the accommodation of servants living in the compound will have:—

- (i) a covered shelter or verandah not less than six feet six inches wide built in front of the living room or rooms and having smooth floor made of impervious material draining into a surface or a covered drain;
- (ii) a cooking place with these bye-laws (18-22) in one corner of the verandah of shelter this corner to be partly bricked into a height of three feet from the outer edge of the verandah;
- (iii) a bath room and water closets or latrines within the compound on a basis of one to each set of four quarters in addition to separate water closets or latrine accommodation for females.

34. Garages.—Garages will be provided with a washing platform made of impermeable material and sloped adequately to drain into a grated and trapped connection to the sewer.

35. Mezanine floor.—The area of mazzanine floor will not exceed 25 per cent of the floor area of the room in which it is constructed.

36. Corridors.—(i) No internal corridor or passage-way in a public building shall be less than six feet wide: Provided that where, not more than 200 persons are to be accommodated in any public building, any internal corridor or passage-way may be of any width not less than four feet six inches.

(ii) Every internal corridor or passage-way in a public building intended for the accommodation of more than four hundred persons, shall be wider than six feet by six inches for every hundred persons over four hundred, subject to a maximum width of nine feet.

(iii) Notwithstanding any thing contained in clause (i) and (ii) instead of a single corridor or passage of the width prescribed by clause (ii) there may be two corridors or passage-ways, each being of a width equal to at least $\frac{2}{3}$ rd of the width so prescribed subject to a minimum width of four feet six inches.

(iv) No internal corridor or passage-way in a private building shall be less than four feet wide.

37. Stair-cases.—In any building no stair case will be less than three feet in width and no step will have a rise of more than eight inches or a tread of less than nine inches.

Special and services stair cases may be $2\frac{1}{2}$ feet wide.

Stair-cases must be covered and ventilated by a window or a ventilator to the satisfaction of the Committee.

38. Grain store.—Every building intended for the storage of grain will be rat-proof.

39. Back to back construction.—Back to back rooms or houses, that is to say so arranged as to prevent through ventilation in each individual room, will not be permitted.

40. Under ground rooms.—The foundation of every building resting directly on earth:—

(a) will be of such width that the pressure on the earth does not exceed one ton per square feet;

(b) will rest on undisturbed earth;

(c) will not be less than two feet below ground level.

All walls will rest on concrete foundations which must project at least six inches on either side of the footings and be of a minimum depth of one foot or greater depending on the thickness of the walls.

42. Thickness of walls.—Every person who shall undertake construction work on a residential masonry walled building, shall construct very external wall, every wall abutting on an interior open space,

and every party wall included in such work in accordance with the following specification and in every case of thickness prescribed shall be the minimum thickness of which any such wall may be constructed and the several dimensions shall apply to masonry walls built to bricks.

(1) Height upto ten feet where the wall does not exceed ten feet in height (whatever its length) it shall be nine inches thick for its whole height.

(2) Height upto fifteen feet where the wall exceeds ten feet and does not exceed fifteen feet in height (whatever its length) it shall be 13½ inches thick for a height of eight feet and nine inches thick for the remaining height.

(3) Height upto twenty-five feet where the wall exceeds twenty-five feet in height its thickness shall be as follows:—

(i) if the wall does not exceed thirty feet in length it shall be thirteen and a half inches thick for its whole height;

(ii) if the wall exceeds thirty feet in length, it shall be eighteen inches thick below the topmost storey, if it comprises more than one storey, or if it comprises a ground floor only, then eighteen inches thick for a height of fifteen feet above its base and in either case, thirteen and a half inches thick for the rest of its height.

(4) Height upto thirty-five feet where the wall exceeds twenty-five feet but does not exceed thirty-five in height, its thickness shall be as follows:—

(i) if the wall does not exceed thirty feet in length, it shall be eighteen inches thick from the base for the height of one storey, and thirteen and a half inches thick for the rest of its height;

(ii) if the wall exceeds thirty feet in length, it shall be eighteen inches thick from the base for the height of two storeys, and thirteen and a half inches thick for the rest of its height.

(5) Height upto forty-five feet where the wall exceeds forty-five feet in height its thickness shall be as follows:—

(i) if the wall does not exceed thirty feet in length it shall be eighteen inches thick from the base for the height of two storeys and thirteen and a half inches thick for the rest of its height;

(ii) if the wall exceeds thirty feet in length, it shall be twenty-two and a half inches thick from the base for the height of one storey then eighteen inches thick for the rest of its height.

(6) Height upto fifty-five feet where the wall exceeds forty-five feet but does not exceed fifty-five feet in height, its thickness shall be as follows:—

(i) if the wall does not exceed thirty feet in length, it shall be twenty-two and a half inches thick from the base for the height of one storey, then eighteen inches thick for the height of the next two storeys and thirteen and a half inches thick for the rest of its height;

(ii) if the wall exceeds thirty feet in length, it shall be twenty-two and a half inches thick from the base for the height of two storeys and then eighteen inches thick for the height of the next two storeys, and thirteen and a half inches thick for the rest of its height.

(7) Height upto sixty-five feet where the wall exceeds fifty-five feet but does not exceed sixty-five feet in height, its thickness shall be as follows:—

(i) if the wall does not exceeds thirty feet in length, it shall be twenty-two and a half inches thick from the base for the height of two storeys, then eighteen inches thick for the height of the next two storeys, and thirteen and a half inches thick for the rest of its height;

(ii) if the wall exceeds thirty feet in length, it shall be twenty-seven inches thick from the base for the height of one storey, then twenty-two and a half inches thick for the height of the next two storeys and thirteen and a half inches thick for the rest of its height.

(8) Height upto seventy feet where the wall exceeds sixty-five feet but does not exceed seventy feet in height, its thickness shall be as follows:—

(i) if the wall does not exceed thirty feet in length, it shall be twenty-seven inches thick from the base for the height of one storey, then twenty-two and a half inches thick for the height of next storey, then eighteen inches thick for the next two storeys and thirteen and a half inches for the rest of its height;

(ii) if the wall exceeds thirty feet in length, it shall be twenty-eight and a half inches thick from the base for the height of two storeys and then twenty three and a half inches thick for the height of the next storey, then eighteen and a half inches thick for the height of the next two storeys, and then fourteen inches thick for the rest of its height.

(9) Height over 70 feet where the wall exceeds seventy feet in height, it shall in each case be of a such thickness as shall be specially prescribed by the Committee in that behalf. Notwithstanding anything contained in the foregoing specifications (1) to (9) inclusive:—

(a) every external wall, every wall abutting on an interior open space and every party wall of any storey which measured from the level of the floor of that storey to the level of the floor of the storey next above its, if any, exceeds ten feet in height shall not be less than thirteen and a half inches in thickness;

(b) any wall on the top storey may be nine inches in thickness if on that storey it is less than thirty feet in length.

Note.—All the dimensions of masonry in these bye-laws are exclusive of external and internal plaster.

43. Responsibility for quality and workmanship.—

(i) The person who undertakes the constructions or erection of a building will be responsible that the materials used are sound, of good quality and properly put together to ensure safety. Responsibility for structural stability rests with the owner but the Committee may call for information regarding these matters.

(ii) *Mud or thatched buildings.*—A building consisting of mud thatched, or other inflammable materials shall not be allowed except for special reasons.

44. Penalty for breach of the bye-laws.—Any breach or an abatement of breach of any of the foregoing bye-laws will be punishable with a fine which may extend to fifty rupees, and when the breach is a continuing breach with a further fine which may extend to five rupees for every day after the first during which the breach continues.

45. Definition of the word repair.—The word repair to buildings shall include the following works:—

(i) white washing;

(ii) plastering;

(iii) filling in holes in the walls;

(iv) paving;

(v) replacing fallen bricks, stones, beams, etc;

(vi) making new interior windows, door-ways, doors or renewing the same;

(vii) renewal of exterior doors and windows.

N.B.—Repairs will not include closing of windows, doors or shutting.

46. Subject to the qualifications below no person shall use any building or premises in Notified Area as a place of business, commerce or industry or as a shop, godown or warehouse unless the building or premises in question was on the dates when the bye-laws came into force in use for one or other purposes mentioned.

2. Notwithstanding anything in the foregoing directions the Notified Area Committee may, after giving previous notice of the proposal for a period of not less than two months to the owners and occupiers of adjoining properties and considering any objections which those owners and occupiers may prefer grant permission for the use of any building or premises as a place of business, commerce or industry or as a shop, godown or warehouse.

47. (1) No person shall use any subsidiary building constructed in the compound of a residential house for any purpose except for the residence of bonafide servants employed in the said house or the storage of domestic effects of a occupier of the house or his servants.

(2) Without prejudice to the generality of the preceding prohibition no person shall give or take on hire any subsidiary building constructed in the compound of a residential house.

48. Bye-laws to provide to regulate, require or prohibit the construction pattern of construction, maintenance and materials boundary walls, hedges and fences within the limits of the Notified Area.

If any land or compound adjoining or abutting on any public road or street or upon any property vested in the Committee is allowed to remain unwallled, unfenced or unhedged, or if the walls, fences or hedges of any such land or compound are allowed to be or remain out of repair, the Committee may by notice in writing call upon the owner or occupier of such land or compound to provide or repair, within such period as the Committee may fix, the boundary wall, fence or hedge as the case may be.

49. Where the owner or occupier is called on provide wall, fence, or hedge, the notice aforesaid shall specify the pattern of construction and materials of which such wall, fence and hedge shall be made or constructed; provided that the pattern to be specified shall not involve unreasonable of each case.

50. Where under these bye-laws any act is required or authorised to be done or where a notice is required to be given by the Committee the same may be done or given on behalf of the Committee by the Secretary.

51. Any person who fails to comply with a notice issued under bye-laws 48 and 49 shall be punishable with fine which may extend to fifty rupees and in case the breach is a continuing breach, with a further fine which may extend to five rupees for every day during which the breach continues after the date of conviction.

52. Directions for the disposal of building applications for *kutch*a houses and huts in villages:—

Whoever wants to construct a *kutch*a building or hut in a village shall send an application to the Secretary intimating his intention to do so.

53. Plans for the proposed structure shall then be prepared by the Overseer on payment of Rupees five in the funds of the Committee in advance. "A surcharge of Rupees five shall be paid by the applicant till the cost of stationery comes to pre-war rates".

54. Disposal of waste water shall be by soak pits or cistern until sewage system is available. The dry system latrines shall continue.

Note.—Bye-law 53 above shall not apply to *pucca* building which must confirm to the bye-laws of the Committee.

55. DIRECTIONS FOR THE DISPOSALS OF BUILDING AND DRAINAGE APPLICATIONS

Receipt and entry of building plans.—Building and drainage plans shall be received in Secretary's office and shall in addition to being entered in the receipt register, be entered by the Overseer in the prescribed form maintained by him for the purpose. A stamp as per specimen given in the margin shall be affixed on the top of the application, and the number and date of the register noted in red ink.

Building and drainage plans shall be received in the Secretary's office.

56. *Scrutiny by Overseer.*—The plans shall in the first instance be referred to the Overseer under Secretary's signatures. The overseer shall as certain and make a report within a week's time as to:—

- whether the land proposed to be build upon is private, government or municipal land?
- if the plans have been drawn in accordance with the building bye-laws and the proposed building infringes with any of the provisions of the bye-laws;
- the probable cost of the unauthorised work already carried out.

56-A. One set of plans shall soon after their receipt by the Overseer be forwarded to the Overseer water wing for a report within two days whether the proposed constructions will be over any water pipe line.

57. *Scrutiny by Medical Officer of Health.*—The plans then shall be referred to the Medical Officer of Health for a report from the health point of view. He shall return the plans with his report within a week of the receipt thereof.

58. *Report regarding applications that must be placed before the ensuing meeting.*—The Overseer shall report in writing to the Secretary at least a week before every meeting of the Sub-Committee concerned regarding building applications that must be placed before the ensuing meeting of the Sub-Committee otherwise the two months limit shall have expired before the proceedings of the next Sub-Committee are confirmed by the Committee.

59. *Returning of plans.*—After the plans have been sanctioned, with or without modifications, or rejected one copy (mounted copy if one has been supplied) shall be kept in office after being endorsed with an appropriate stamp, as per specimen below, and the other one returned to the applicant with a covering endorsement. A specimen of the endorsement used in forwarding sanctioned plans is enclosed. The resolution rejecting the plans shall be forwarded and delivered to the applicant the same day the proceedings of the Sub-Committee are confirmed. The Overseer shall be responsible to see that it is invariably done:—

Rejected vide Reso. No.....dated.....

Secretary, 1

Notified Area Committee, Dhalli.

Sanctioned vide Reso. No.....dated.....

Secretary,

Notified Area Committee, Dhalli.

60. *Rejected plans.*—In case of rejected plans signatures of the recipient shall, in addition to the peon book, also be taken on the office copy of the endorsement conveying the orders of the Committee. Signatures shall always be taken in ink.

61. *Supply of copy of resolution to Overseer.*—A copy of the endorsement (not the file) conveying sanction to the plans shall be forwarded to the Overseer. The Overseer shall make any entry in prescribed form to watch the building operations from the record-keeper whenever necessary.

62. *Two months limit.*—The Overseer shall be personally responsible to see that the information regarding sanction or rejection of building applications is communicated to the applicant within two months of the receipt of the application in this office.

63. *Incomplete plans and defective notice.*—In cases specification are not received with applications for the constructions of buildings or the plans received incomplete, the applicant shall at once be informed about it and specification form sent to him for completion. All applications whether complete or incomplete, defective or not defective shall go before the Committee for orders of sanction or rejection. The application or the plans will not be returned.

63-A. The plans shall not be got corrected after their submission in Committee's office. The remarks of the scrutinizing officer shall be kept confidential until the ordinary meeting of the Committee which considers the plan is over."

64. *Deviations.*—The Overseer shall on completion of the work state whether the construction work has been carried out in accordance with sanctioned plans or not. If the former the date of filing the papers shall be noted.

65. *Lapse of sanction.*—If building operations are not started within a year a note to that effect shall be made by Overseer on the file and the entry shall be endorsed by the Secretary.

66. *Un-authorised construction.*—The Overseer shall maintain a register in respect of all structures begun, erected or re-erected without sanction, without notice, or when a sanction has been refused or in contravention of any terms of any sanction granted, or when the sanction has lapsed. The Overseer shall be responsible to see that no delay takes place in dealing with such cases anywhere and shall be personally responsible for the safe custody of this register.

Schemes comprising the construction of water closets, latrines, etc., shall, however, be referred to the Overseer also for scrutiny and report with reference to building bye-laws and also with a view to report whether there is an encroachment on government or municipal land.

68. *Responsibility for reporting construction of buildings.*—The sanitary staff is primarily responsible to report regarding the construction of buildings. All such reports are delivered direct to the Overseer and not to the Despatcher.

69. *Construction of Government buildings.*—The plans are scrutinized by the Medical Officer of Health from public health point of view. They are not referred to the Committee.

69-A. *Scrutiny of plans for Committee's buildings.*—Plans for Committee's own buildings shall be referred to the Medical Officer of Health for his scrutiny.

70. *Directions for the disposal of cases covered by section 195 and 220 of the Punjab Municipal Act.*—(1) As soon as any employee of the Committee entrusted wholly or partly with out-door work discovers that construction work has been or is about to be taken in hand he shall make a report to the Overseer in the attached form. The report shall be made over directly to the Overseer the same day and his signature taken on the duplicate copy which shall remain with the reporter.

(2) The Overseer shall verify the same day if or not the work is un-authorised and if necessary make a report to

the Secretary the same day for action under section 195 of the Punjab Municipal Act, 1911.

(3) The Secretary to whom the powers under section 195 of the Act are delegated will pass orders at once for the issue of the notice and shall sign the notice. The notice shall be delivered to the owner the same day it is signed by the Secretary. The next day the Overseer shall re-submit the papers to the Secretary with a report whether or not the notice has been complied with.

(4) A notice under section 195 will be put up by the Overseer to the Secretary for signature. The notice shall be delivered the same day it is signed by the Secretary. Time not exceeding 15 days should be allowed for the compliance of such notices.

(5) If a notice under section 195 of the Act is not complied with within the time allowed, a notice under section 220 of the Act shall be issued with the sanction of the President. In case of non-compliance of the notice under section 220 the un-authorised building shall, under orders of Secretary, be demolished through the agency of the Committee and the owner may also be prosecuted under the order of the Secretary for non-compliance of the notices issued under section 195 and 220.

(6) After an un-authorised structure has been demolished through the agency of the Committee the Overseer shall make a separate report regarding the cost incurred by the Committee in executing the work. The cost shall be recovered from the owner under section 222 of the Act. A demand shall be entered under a separate head in the miscellaneous demand and collection register maintained by the Accountant. For ready reference a note regarding the demand shall also be made by the Overseer in the remarks column of the register of un-authorised structures maintained by him. Both the Overseer and the Accountant shall be responsible to see that each demand is entered in the demand and collection register and proper timely action is taken for its recovery.

(7) In case plans are received before the expiry of the notice issued under section 195 it shall be discretionary with the Secretary taking into consideration the circumstances of the case, whether to proceed further under section 220 or to stay further proceedings until order on the plans have been passed by the Committee. No such plans will be sanctioned by the Committee without charging a penalty not exceeding 10 per cent of the cost on the un-authorised construction made. The Secretary will not be bound to stay further proceedings, in order to allow time to the owner to submit revised plan.

APPENDIX No. 1

To

The Secretary.
Notified Area Committee, Dhalli.

Sir,

I/We beg to give you notice that I/we intend to erect/re-erect a building in.....road. In accordance with the provisions of the Punjab Municipal Act, 1911, and the building bye-laws made thereunder forwarded herewith plans in triplicate of the site and building and complete elevation, sections and specifications of the work.

Signature of the owner.....
Name and address (in block letter).....
Dated.....

(To be filled in by the Committee's office)

Date of receipt of application.....
Date of issue of Committee's orders.....

APPENDIX 1-A

1. Total compound area.....square feet.
2. Total built areas.....existing.....
square feet.
Proposed.....square feet.
Total.....square feet.
3. Description of material to be used in the construction work—
Walls.....
Floors.....
Roofs.....
4. Foundations—
Width.....feet, Depth.....feet
Width of superstructure per square feet.....
tons.....
5. Height—
Ground floor....., 1st floor....., 2nd floor.....
Main rooms.....feet, Baths and W.Cs. etc.....
Mezzanine floors.....feet, Verandahs.....
6. Latrines or W.Cs.—
Floors will be of.....3 feet height dado will be of.....
7. Distance of the proposed building in the same compound.....
Centre of the road on which it butts.....
Committee's nearest drain.....
Stables.....
8. Stables—
Floor area of the stable.....square feet.
No. of the cattle to be accommodated.....
9. Stairs—
Width of stairs.....feet.
Width of the tread.....inches Height of the rise.....inches.

Signature of the Applicant.

NOTIFIED AREA COMMITTEE, DHALLI

Report regarding commencement of buildings—

1. Probable date of commencement of work.....
2. Date when detected.....
3. Locality.....
4. Description of construction taken in hand.....
5. Name and address of the owner.....
6. Name and address of the occupier.....
7. Time and date when the report is delivered to the Overseer.....

Signature.

Designation.

8. Details of action taken by the Overseer.

Overseer.

Bye-laws framed under sections 198 and 199 of the Punjab Municipal Act, 1911, regarding the excavation of stones, ballast, cutting of trees shrubs etc.

1. No person shall, without the sanction in the writing of the Notified Area Committee, Dhalli cut or destroy or cause or suffer to be cut or destroyed any trees or shrub, standing on any land within Notified Area Committee, Dhalli:

Provided that nothing herein contained shall apply to any of the following operations:—

(a) bonafide pruning, trimming or otherwise altering shrubs or fruit trees for purely horticultural purposes;

(b) other petty acts on private estates, such as the cutting of twing and digging of ferns from which no material harm of any kind to person or property is likely to result.

2. No person shall, without the sanction in writing of the Committee, make any excavation, remove any soil, or quarry or remove any stone or cause or suffer any excavation to be made, any soil to be removed or any stone to be quarried within Notified Area Limits:

Provided that nothing herein contained shall apply to such digging or making such other petty excavations or such removal of soil as occurs in the ordinary process of gardening in lands already cultivated.

3. On receipt of an application for permission to quarrying the stones or dig earth, or cut trees within the limit of Notified Area Committee, Dhalli the Committee may grant such permission of the conditions specified below:—

(a) When such permission is sought in the lands owned by the applicant, the permission when granted will be free of any charge, but it may contain such conditions as may be necessary for the conservancy of the fire and safety of the land.

(b) When such permission is sought in lands owned by the Committee then the Committee may, in addition to the conditions specified in (a) above, make charges at the following rates:—

Stones ..	Rs. 5.00 per 100 cubic feet.
Concret ..	Rs. 5.00 per 100 cubic feet.
Crusher sand ..	Rs. 2.00 per 100 cubic feet.
Earth ..	Re. 1.00 per 100 cubic feet.

Trees.—Either at traders rates framed by the Forest Department of Simla Forest Division or may auction them.

Note.—The Secretary, of the Notified Area Committee, Dhalli may be authorised by a resolution of the Committee to grant such permission.

4. Any person who commits a breach of any of these bye-laws shall, on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees and when the breach is a continuing breach with a further fine which may extend to five rupees for every day after the first during which the breach continues.

By order,
D. B. LAL,
Secretary.

भाग ५—वैयक्तिक अधिसूचनाएं और विज्ञापन

In the Court of Shri Mehar Chand Chauhan, Compensation Officer, Tehsil Moorang, District Kinnaur, Himachal Pradesh

FILE NO. 36/66, DATE OF INSTITUTION 1-4-1966

In the matter of Shri Shamsher Zang, Sansar Zang ss/o Chhewang Nargu r/o Moorang, Tehsil Moorang, District

Kinnaur, (H.P.)

(Applicant).

Versus

Shri Tanzin Dandup, Tanzin Deva, Chhering Gawang ss/o Chhotpa Darje and Dolma Chhokid wd/o Chhotpa Darje r/o Moorang, Tehsil Moorang, District Kinnaur, (H.P.)

(Respondents).

Application under section 11 H.P. Abolition of Big Landed Estates and Land Reforms Act, 1953.

Whereas it has been proved to the satisfaction of this Court that the respondents named Tanzin Dandup, Tanzin Deva, Chhering Gawang and Mst. Dolma Chhekid can not be served in the ordinary way of service, hence this proclamation is hereby issued against them that they should appear personally or through some authorised agent or pleader on the 7th day of May, 1966 failing which *ex-parte* proceedings shall be taken against them.

Given under my hand and seal of the Court this 14th day of April, 1966.

Seal. M. C. CHAUHAN,
Compensation officer.

Before Shri R. L. Seth, Compensation Officer, Tehsil Nahan,
District Sirmur

APPLICATION No. 8, DATED 1-11-1965

In the matter of Shri Sanwalia s/o Nanku of village Johron, Tehsil Nahan.

Versus

Shri Romesh Kishore s/o Harkishore of Chhota Chowk, Nahan, Satish Kishore s/o Harkishore, owner, Kishore Metal Works Jagadhari, District Ambala, Mohan Lal s/o Harkishore of Chhota Chowk, Nahan, Jai Kishore, Ram Kishore ss/o Jugal Kishore of Chhota Chowk, Nahan.

(APPLICATION UNDER SECTION 11 OF ACT NO. 15 OF 1954)

Whereas it has been proved to the satisfaction of this Court that Shri Satish Kishore s/o Har Kishore owner Kishore Metal Works, Jagadhari, District Ambala, named above cannot be served in an ordinary way, therefore, this proclamation under Order 5, Rule 20, C.P.C. is hereby issued informing the said Shri Satish Kishore s/o Har Kishore owner, Kishore Metal Works Jagadhari, District Ambala that he should appear in this Court on May 6, 1966 either in person or through a pleader duly instructed. In default of appearance the application will be heard and determined *ex-parte*.

Given under my hand and seal of Court this 20th day of April, 1966.

Seal. R. L. SETH,
Compensation Officer.

Before Shri R. L. Seth, Compensation Officer, Tehsil Nahan,
District Sirmur

APPLICATION No. 9, DATED 1-11-1965

In the matter of Shri Savanu s/o Nanku of village Johron, Tehsil Nahan.

Versus

Shri Romesh Kishore s/o Har Kishore of Chhota Chowk, Nahan, Satish Kishore s/o Har Kishore, owner, Kishore Metal Works, Jagadhari, District Ambala, Mohan Lal s/o Har Kishore of Chhota Chowk, Nahan, Jai Kishore, Ram Kishore, ss/o Jugal Kishore of Chhota Chowk, Nahan.

(APPLICATION UNDER SECTION 11 OF ACT NO. 15 OF 1954)

Whereas it has been proved to the satisfaction of this Court that Shri Satish Kishore s/o Har Kishore, owner, Kishore Metal Works Jagadhari, District Ambala, named above cannot be served in an ordinary way, therefore, this proclamation under Order 5, Rule 20, C.P.C. is hereby issued informing the said Shri Satish Kishore s/o Har Kishore, owner, Kishore Metal Works, Jagadhari, District Ambala, that he should appear in this court on May 6, 1966 either in person or through a pleader duly instructed.

ed. In default of appearance the application will be heard and determined *ex-parte*.

Given under my hand and seal of Court this 20th day of April, 1966.

Seal. R. L. SETH,
Compensation officer.

Before Shri R. L. Seth, Compensation Officer, Tehsil Nahan,
District Sirmur

APPLICATION No. 29, DATED 1-11-1965

In the matter of Shri Dolta s/o Sada Ram of village Johron, Tehsil Nahan

Versus

Shri Romesh Kishore s/o Har Kishore of Chhota Chowk, Nahan, Satish Kishore s/o Har Kishore, owner, Kishore Metal Works, Jagadhari, District Ambala, Mohan Lal s/o Har Kishore of Chhota Chowk, Nahan, Jai Kishore, Ram Kishore ss/o Jugal Kishore of Chhota Chowk, Nahan.

(APPLICATION UNDER SECTION 11 OF ACT NO. 15 OF 1954))

Whereas it has been proved to the satisfaction of this Court that Shri Satish Kishore s/o Har Kishore, owner, Kishore Metal Works, Jagadhari, District Ambala, named above cannot be served in an ordinary way, therefore, this proclamation under Order 5, Rule 20 C. P.C. is hereby issued informing the said Shri Satish Kishore s/o Har Kishore, owner, Kishore Metal Works, Jagadhari, District Ambala, that he should appear in this Court on May 6, 1966 either in person or through a pleader duly instructed. In default of appearance the application will be heard and determined *ex-parte*.

Given under my hand and seal of Court this 20th day of April, 1966.

Seal. R. L. SETH,
Compensation Officer.

Before Shri R. L. Seth, Compensation Officer, Tehsil Nahan,
District Sirmur

APPLICATION No. 14, DATED 1-11-1965

In the matter of Shri Rasal s/o Jota, Nathu s/o Ram Chander, village Johron, Tehsil Nahan.

Versus

Shri Romesh Kishore s/o Har Kishore of Chhota Chowk, Nahan, Satish Kishore s/o Har Kishore, owner, Kishore Metal Works, Jagadhari, District Ambala, Mohan Lal s/o Har Kishore, Jai Kishore, Ram Kishore ss/o Jugal Kishore of Chhota Chowk, Nahan.

(APPLICATION UNDER SECTION 11 OF ACT NO. 15 OF 1954)

Whereas it has been proved to the satisfaction of this Court that Shri Satish Kishore s/o Har Kishore, owner Kishore Metal Works, Jagadhari named above cannot be served in an ordinary way, therefore this proclamation under Order 5, Rule 20, C.P.C. is hereby issued informing the said Shri Satish Kishore s/o Har Kishore owner Kishore Metal Works, Jagadhari, District Ambala that he should appear in this Court on May 6, 1966 either in person or through a pleader duly instructed. In default of appearance the application will be heard and determined *ex-parte*.

Given under my hand and seal of the Court this 20th day of April, 1966.

Seal. R. L. SETH,
Compensation Officer.

Before Shri R. L. Seth, Compensation Officer, Tehsil Nahan,
District Sirmur

APPLICATION No. 28, DATED 1-11-1965

In the matter of Shri Punnu, Matu, Mukhtiar ss/o

Mula of village Johron, Tehsil Nahan.

Versus

Shri Romesh Kishore s/o Har Kishore of Chhota Chowk, Nahan, Satish Kishore s/o Har Kishore, owner Kishore Metal Works, Jagadhari, District Ambala, Mohan Lal s/o Har Kishore, Jai Kishore, Ram Kishore, ss/o Jugal Kishore of Chhota Chowk, Nahan.

(APPLICATION UNDER SECTION 11 OF ACT NO. 15 OF 1954)

Whereas it has been proved to the satisfaction of this Court that Shri Satish Kishore s/o Har Kishore, owner Kishore Metal Works, Jagadhari, District Ambala, named above cannot be served in an ordinary way, therefore, this proclamation under Order 5, Rule 20, C.P.C. is hereby issued informing the said Shri Satish Kishore s/o Har Kishore owner Kishore Metal Works, Jagadhari, District Ambala that he should appear in this Court on May 6, 1966 either in person or through a pleader duly instructed. In default of appearance the application will be heard and determined *ex-parte*.

Given under my hand and the seal of the Court this 20th day of April, 1966.

R. L. SETH,

Seal.

Compensation Officer.

Before Shri R. L. Seth, Compensation Officer, Tehsil Nahan, District Sirmur

APPLICATION No. 27, DATED 1-11-1965

In the matter of Shri Shanker s/o Sada Ram of village Johron, Tehsil Nahan.

Versus

Shri Romesh Kishore s/o Har Kishore of Chhota Chowk, Nahan, Satish Kishore s/o Har Kishore, owner Kishore Metal Works, Jagadhari, District Ambala, Mohan Lal s/o Har Kishore, Jai Kishore, Ram Kishore ss/o Jugal Kishore of Chhota Chowk, Nahan.

(APPLICATION UNDER SECTION 11 OF ACT NO. 15 OF 1954)

Whereas it has been proved to the satisfaction of this Court that Shri Satish Kishore s/o Har Kishore, owner Kishore Metal Works, Jagadhari, District Ambala, named above cannot be served in an ordinary way, therefore this proclamation under Order 5, Rule 20, C.P.C. is hereby issued informing the said Shri Satish Kishore s/o Har Kishore, owner Kishore Metal Works, Jagadhari, District Ambala that he should appear in this Court on May 6, 1966 either in person or through a pleader duly instructed. In default of appearance the application will be heard and determined *ex-parte*.

Given under my hand and seal of the Court this 20th day of April, 1966.

R. L. SETH,

Seal.

Compensation Officer.

In the Court of Shri Vijai Singh, Compensation Officer, Mandi district, Mandi

FILE No. 147

In the matter of Shri Paushoo s/o Jindu, caste Harijan, r/o Soera, Illaqa Balh, Tehsil Sadar, Mandi H.P. (Applicants).

Versus

Shri Hardev Ram, Ram Chander s/o Lohar Kayth, Mst. Durga d/o Loharu, Ravtinandan s/o Mohan, Thaker Singh s/o Ramasher, caste Khatri, Nagar Mandi, Tarna Dhar. (Respondents).

Application for grant of proprietary rights under section 11(2) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Whereas it has been proved to the satisfaction of the Court that the respondents above named cannot be served in the ordinary way of service, hence this proclamation

under Order 5, Rule 20, C.P.C. is hereby issued against them that they should appear personally or through some authorised agent or pleader on May 9, 1966 failing which *ex-parte* proceedings shall be taken against them.

Given under my hand and the seal of the Court.

VIJAI SINGH,

Compensation Officer.

Seal.

In the Court of Shri Vijai Singh, Compensation Officer, Mandi district, Mandi

FILE No. 148 DATED 10-3-1966

In the matter of Shri Lugu, Paushu s/o Jindu, caste Harijan, r/o Soera, Illaqa Balh, Tehsil Sadar, Mandi H.P. (Applicants).

Versus

Shri Herdev Ram, Ram Chander s/o Lohar Kayth, Mst. Durga d/o Loharu, Ravtinandan s/o Mohan, caste Khatri, r/o Tehsil Jogindernagar, District Mandi, Compounder, Tehsil Jogindernagar, Thaker Singh s/o Ramasher caste, Khatri, r/o Nangar Mandi, Tarna Dhar

(Respondents).

Application for grant of proprietary rights under section 11(2) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Whereas it has been proved to the satisfaction of the Court that the respondents above named cannot be served in the ordinary way of service, hence this proclamation under Order 5, Rule 20, C.P.C. is hereby issued against them that they should appear personally or through some authorised agent or pleader on May 9, 1966 failing which *ex-parte* proceedings shall be taken against them.

Given under my hand and the seal of the court.

VIJAI SINGH,

Compensation Officer.

Seal.

In the Court of P. Chakravarty, Compensation Officer, Mandi

In the matter of Shri Tulu s/o Chhangu, caste Julaha, r/o Behona, Illaqa Ghasnu, Balh (Applicant).

Versus

Mst. Sarsvati wd/o Shantu and Mst. Chuhi wd/o Jagdish and Mst. Padma wd/o Narpal, Mst. Sakwari d/o Balku, caste Goldsmith, r/o Nagar Mandi, H.P. (Respondents).

Application for grant of proprietary rights under section 11(2) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Whereas it has been proved to the satisfaction of the Court that the respondents above named cannot be served in the ordinary way of service, hence this proclamation under Order 5, Rule 20, C.P.C. is hereby issued against them that they should appear personally or through some authorised agent or pleader on May 20, 1966, failing which *ex-parte* proceedings shall be taken against them. The Compensation of Rs. 607.68 paise for land measuring 16-19-15 Bighas.

Given under my hand and the seal of the Court.

P. CHAKRAVARTY,

Compensation Officer.

Seal.

In the Court of Shri Vijai Singh, Compensation Officer, Mandi district, Mandi

FILE No. 23 DATED 4-9-1965

In the matter of Shri Goverdhan s/o Ramji s/o Thakru, village Badgown, Illaqa Turgal, Tehsil Sadar, District Mandi, H.P. (Applicants).

Versus

Shri Ravati s/o Ramesher, Nathu, Devi Ram, alias, Devi Roop, caste Khatri, r/o Mandi (Respondents).

Application for grant of proprietary rights under section 11(2) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Whereas it has been proved to the satisfaction of the Court that the respondents above named cannot be served in the ordinary way of service, hence this proclamation under Order 5, Rule 20, C.P.C. is hereby issued against them that they should appear personally or through some authorised agent or pleader on May 5, 1966, failing which *ex-parte* proceedings shall be taken against them.

Given under my hand and the seal of the Court.

VIJAI SINGH,
Compensation Officer.

Seal.

बअदालत श्री मेहर चन्द चौहान साहब, कम्पनसेशन ऑफिसर,
तहसील मूरंग, जिला किन्नौर
मिसल नं० ४५/६६ रजूह १-४-१९६६
दरखास्त हसूल मलिकियत अराजी खाता नम्बर २३१/३८२ तादादी
२-१ बीघा, वाका चक मूरंग।

छेरिंग नरडूब, बीर सिंह आदि साकिनान मूरंग, तहसील मूरंग,
जिला किन्नौर (बादी)।

बनाम

१. कृष्ण दास बेटा रणपूरजीत, २. सर्वदामन, ३. ठाकुर भगत
बेटे धर्म पाल, ४. सेरदंग छेरिंग बेटा सम्बा जीत, साकिन मूरंग,
तहसील मूरंग जिला किन्नौर, (हिमाचल प्रदेश) (प्रतिवादी)।

बमुकदमा मुन्दरजा सदर में बादी ने दरखास्त पेश की है कि
प्रतिवादीगण इलाका गैर गये हुए हैं और ऐसी सूरत में उन पर
समन तामील मामूली तरीके से होनी असम्भव है। अतः बजरिए
इश्तहार तामील कराई जाए, आदि।

लिहाजा बजरिए इश्तहार हजा आप कृष्ण दास, सर्वदामन, ठाकुर
भगत, सेरदंग छेरिंग प्रतिवादीगण को इत्तला दी जाती है कि
आप बतारीख ६-५-१९६६ बक्कन १० बजे दिन असालतन या बकालतन
हमारी अदालत में हाजिर आ कर जवाब देही मुकदमा करें। बसूरत
अदम हाजरी आप चारों के खिलाफ कार्यवाही यकतरफा अमल में
लाई जाएगी।

आज तारीख १२-४-१९६६ मेरे दस्तखत व मोहर अदालत से
जारी किया गया।

मेहर चन्द,

मोहर। कम्पनसेशन ऑफिसर।

बअदालत श्री मेहर चन्द चौहान साहब, कम्पनसेशन ऑफिसर,
तहसील मूरंग, जिला किन्नौर
मिसल नं० ४३/६६ रजूह १-४-१९६६

दरखास्त हसूल मलिकियत अराजी खाता नम्बर २३१/३८४
तादादी २-२ बीघे वाका चक मूरंग।

दुर्गा नन्द, दुर्गा सैन बेटे गुरु चन्दर, साकिन मूरंग, तहसील
मूरंग (बादी)।

बनाम

१. कृष्ण दास बेटा रणपूरजीत, २. सर्वदामन, ३. ठाकुर भगत बेटे
धर्मपाल, ४. सेरदंग छेरिंग बेटा सम्बा जीत, साकिन मूरंग, तहसील
मूरंग (प्रतिवादीगण)।

बमुकदमा मुन्दरजा सदर में बादी ने दरखास्त पेश की है कि
प्रतिवादीगण इलाका गैर गये हुए हैं और ऐसी सूरत में उन पर
समन तामील होना असम्भव है। अतः बजरिए इश्तहार हजा तामील

कराई जाए।

लिहाजा बजरिए इश्तहार हजा आप कृष्ण दास, सर्वदामन, ठाकुर
भगत, सेरदंग छेरिंग प्रतिवादीगण को इत्तला दी जाती है कि
आप बतारीख ६-५-१९६६ बक्कन १० बजे दिन असालतन या
बकालतन हमारी अदालत में हाजिर हो कर जवाबदेही मुकदमा करें।
बसूरत अदम हाजरी आप चारों के खिलाफ कार्यवाही यकतरफा अमल
में लाई जाएगी।

आज तारीख १२-४-१९६६ को मेरे दस्तखत व मोहर अदालत
से जारी हुआ।

मेहर चन्द,

मोहर। कम्पनसेशन ऑफिसर।

बअदालत श्री मेहर चन्द चौहान साहब, कम्पनसेशन ऑफिसर,
मूरंग, तहसील मूरंग, जिला किन्नौर, (हिमाचल प्रदेश)
मिसल नम्बर ४८/६६ रजूह

दरखास्त हसूल मलिकियत अराजी खाता नम्बर २२०/३६१
मालम रकबा तादादी ०-७ बिघा वाका चक मूरंग।

दातावीर बेटा पदम, साकिन मूरंग, जिला किन्नौर (बादी)।

बनाम

ऊवर सैन ब चन्द्र सैन, बेटे युवाछेरिंग राहैतान नर्गू मंगे, ठाकुर
सिंह, रन भादर सिंह, बलभादर सिंह बेटे गावगंपलदन मुर्तेहाताग,
साकिन रिघ्या, तहसील मूरंग, जिला किन्नौर (प्रतिवादी गण)।

बमुकदमा मुन्दरजा सदर में बादी ने दरखास्त पेश की है कि
प्रतिवादीगण अपने घरों से लापता हैं। ऐसी सूरत में प्रतिवादीगण
पर मामूली तरीका से समन तामील होनी असम्भव है। अतः बजरिए
इश्तहार तामील कराई जावे, आदि।

लिहाजा बजरिए इश्तहार हजा आप ऊवर सैन, चन्द्र सैन, नरगूमंगे,
ठाकुर सिंह, रन भादर सिंह, बलभादर सिंह, प्रतिवादीगण को
इत्तला दी जाती है कि आप बतारीख ३१-५-१९६६ बक्कन १०
बजे दिन असालतन या बकालतन अदालत हजा में हाजिर हो कर
जवाब देही मुकदमा करें। बसूरत अदम हाजरी आप सब के खिलाफ
कार्यवाही यकतरफा अमल में लाई जाएगी।

आज बतारीख ११ अप्रैल, मन् १९६६ मेरे दस्तखत व मोहर
अदालत से जारी किया गया।

मेहर चन्द,

मोहर। कम्पनसेशन ऑफिसर।

बअदालत श्री मेहर चन्द चौहान साहब, कम्पनसेशन ऑफिसर
तहसील मूरंग, जिला किन्नौर (हिमाचल प्रदेश)
मिसल नम्बर ३३/६६ रजूह १-४-१९६६

दरखास्त हसूल मलिकियत अराजी खाता नम्बर २३१/३८१
तादादी १-१५ बीघे वाका चक मूरंग।

तानजित व फूचक बेटे जम्पल छेरिंग, साकिन मूरंग, तहसील
मूरंग, जिला किन्नौर (बादी)।

बनाम

१. कृष्ण दास बेटा रणपूरजीत, २. सर्वदामन, ३. ठाकुर भगत
बेटे धर्म पाल, ४. सेरदंग छेरिंग बेटा सम्बा जीत, साकिन मूरंग,
तहसील मूरंग, जिला किन्नौर (प्रतिवादीगण)।

बमुकदमा मुन्दरजा सदर में बादी ने दरखास्त पेश की है कि
प्रतिवादीगण इलाका गैर गए हुए हैं और ऐसी सूरत में उन पर

समन तामील होना कठिन है। अतः बजरिए इशतहार हज्जा तामील कराई जाए, आदि।

लिहाजा बजरिए इशतहार हज्जा आप कृष्ण दास, सर्वदामन, ठाकुर भगत, सरदंग छेरिंग प्रतिवादीगण को इत्तला दी जाती है कि आप बतारीख ६-५-१९६६ बवक्त १० बजे दिन असालतन व बकालतन हमारी अदालत में हाजिर हो कर जवाब देही मुकदमा करें। बसुरत अदम हाजरी आप चारों के खिलाफ कार्यवाही यकतरफा अमल में लाई जाएगी।

आज तारीख १२-४-१९६६ को मेरे दस्तखत व मोहर अदालत से जारी हुआ।

मेहर चन्द,
मोहर। कम्पनसेशन औफिसर।

बअदालत श्री मेहर चन्द चौहान साहब, कम्पनसेशन औफिसर
तहसील मूरंग, जिला किन्नौर (हिमाचल प्रदेश)

मिसल नम्बर ४४/६६ रजुह १-४-१९६६

दरखवास्त हसूल मलिकयत अराजी खाता नम्बर २३१/३८७
तादादी २ बीघे ८ बिस्वे बाका चक मूरंग।

राम चरण दाम व राम सैन बेटे छेरिंग यंगचेन, साकिन मूरंग,
तहसील मूरंग, जिला किन्नौर (हिमाचल प्रदेश) (वादीगण)।

बनाम

१. कृष्ण दाम बेटा रणपूरजीत, २. सर्वदामन, ३. ठाकुर भगत
बेटे धर्म पाल, ४. सरदंग छेरिंग बेटा मम्बा जीत, साकिन मूरंग
(प्रतिवादीगण)।

बमुकदमा मुन्दरजा सदर में वादी ने दरखवास्त पेश की है कि प्रतिवादीगण इलाका गैर गये हुए हैं और ऐसी सूरत में उन पर समन की तामील आमान तरीका से होनी कठिन है। अतः बजरिए इशतहार इत्तना तामील कराई जाए, आदि।

लिहाजा बजरिए इशतहार हज्जा आप कृष्ण दास, सर्वदामन, ठाकुर भगत, सरदंग छेरिंग प्रतिवादीगण को इत्तला दी जाती है कि आप बतारीख ६-५-१९६६ बवक्त १० बजे दिन असालतन या बकालतन अदालत हज्जा में हाजिर हो कर जवाब देही मुकदमा करें। बसुरत अदम हाजरी आप चारों के खिलाफ कार्यवाही यकतरफा अमल में लाई जाएगी।

आज बतारीख १२ अप्रैल, १९६६ मेरे दस्तखत व मोहर अदालत से जारी किया गया।

मेहर चन्द,
मोहर। कम्पनसेशन औफिसर।

बअदालत श्री मेहर चन्द चौहान साहब, कम्पनसेशन औफिसर,
तहसील मूरंग, जिला किन्नौर, (हिमाचल प्रदेश)

मिसल नम्बर ४२/६६ रजुह १-४-१९६६

दरखवास्त हसूल मलिकयत अराजी खाता नम्बर २३१/३८०
तादादी ३-११ बीघे बाका चक मूरंग।

ज्वाला राम, रामेश्वर दाम बेटे रण सुख दास, साकिन मूरंग,
तहसील मूरंग, जिला किन्नौर (वादी)।

बनाम

१. कृष्ण दास बेटा रणपूरजीत, २. सर्वदामन, ३. ठाकुर भगत

बेटे धर्म पाल, ४. सरदंग छेरिंग बल्द मम्बा जीत, साकिन मूरंग
तहसील मूरंग (प्रतिवादीगण)।

बमुकदमा मुन्दरजा सदर में वादी ने दरखवास्त पेश की है कि प्रतिवादी गण इलाका गैर गये हुए हैं और ऐसी सूरत में उन पर समन की तामील होनी असम्भव है। अतः बजरिए इशतहार हज्जा तामील कराई जाए, आदि।

लिहाजा बजरिए इशतहार हज्जा आप कृष्ण दास, सर्वदामन, ठाकुर भगत, सरदंग छेरिंग प्रतिवादीगण को इत्तला दी जाती है कि आप बतारीख ६-५-१९६६ बवक्त १० बजे दिन असालतन या बकालतन हमारी अदालत में हाजिर हो कर जवाब देही मुकदमा करें। बसुरत अदम हाजरी आप चारों के खिलाफ कार्यवाही यकतरफा अमल में लाई जायेगी।

आज तारीख १२-४-१९६६ मेरे दस्तखत व मोहर अदालत से जारी किया गया।

मेहर चन्द,
मोहर। कम्पनसेशन औफिसर।

बअदालत श्री मेहर चन्द चौहान साहब, कम्पनसेशन औफिसर, मूरंग,
तहसील मूरंग, जिला किन्नौर (हिमाचल प्रदेश)

मिसल नं० ५२/६६, रजुह १-४-१९६६

दरखवास्त हसूल मलिकयत अराजी खाता नं० १०६/१७२, रकबा
तादादी ०-५ बिस्वे बाका चक मूरंग।

मुसम्मात गंकर बिधवा रघूनाथ दास, व मुसम्मात सुंगडोलया
विधवा इन्दर दास साकिन मूरंग, जिला किन्नौर (वादीगण)।

बनाम

श्री देव चन्द बेटा राम भगत व भाग नन्द बेटा हिरछेरिंग, साकिन
मूरंग, तहसील मूरंग, जिला किन्नौर (प्रतिवादीगण)।

बमुकदमा मुन्दरजा सदर में वादी ने दरखवास्त पेश की है कि प्रतिवादीगण काफी अर्सा से इलाका गैर में आबाद है ऐसी सूरत में प्रतिवादी गण पर मामूली तरीका से समन तामील होनी असम्भव है। अतः बजरिया इशतहार तामील कराई जाये, आदि।

लिहाजा बजरिया इशतहार हज्जा आप देव चन्द, भाग नन्द प्रतिवादी-
गण को इत्तला दी जाती है कि आप बतारीख ५-५-१९६६ बवक्त १० बजे दिन असालतन या बकालतन अदालत हज्जा में हाजिर हो कर जवाब देही मुकदमा करें। बसुरत अदम हाजरी आप दोनों के खिलाफ कार्यवाही यकतरफा अमल में लाई जाएगी।

आज तारीख ११ अप्रैल, सन् १९६६ मेरे दस्तखत व मोहर अदालत से जारी किया गया।

मेहर चन्द,
मोहर। कम्पनसेशन औफिसर।

बअदालत मेहर चन्द चौहान साहब, कम्पनसेशन औफिसर, तहसील मूरंग,
जिला किन्नौर

मिसल नं० ४०/६६, रजुह १-४-१९६६

दरखवास्त हसूल मलिकयत अराजी खाता नं० २३१/३८८, तादादी
१-१५ बीघे बाका चक मूरंग।

श्री रघूबीर बेटा देवा मिडार, साकिन मूरंग, तहसील मूरंग (वादी)।

बनाम

१. श्री कृष्ण दास बेटा रणपूरजीत।

२. सर्वदामन।

३. ठाकुर भगत बेटा धर्मपाल।

४. श्री मरदंग छेरिंग बेटा सम्बा जीन, साकिन मूरंग, तहसील मूरंग (प्रतिवादीगण)।

मुकदमा मन्दरजा सदर में वादी ने दरखास्त पेश की है कि प्रतिवादीगण इलाका गैर गये हुए हैं और ऐसी स्थिति में उन पर समन की तामील हमब जानता होनी सम्भव नहीं है। अतः बजरिया इशतहार तामील कराई जाए आदि।

लिहाजा बजरिया इशतहार हजा आप कृष्ण दाम, सर्वदामन, ठाकुर भगत, मरदंग छेरिंग प्रतिवादीगण को इतला दी जाती है कि आप बनारीख ६-५-१९६६ बक्कन १० बजे दिन अमालतन या वकालतन हमारी अदालत में हाजिर हो कर जवाबदेही मुकदमा करें। बमूरत अदम हाजरी आप चारों के खिलाफ कार्यवाही यकतरफा अमल में लाई जाएगी।

आज बनारीख १२-४-१९६६ मेरे दस्तखत व मोहर अदालत से जारी हुआ।

मेहर चन्द,

कम्पनमेशन औफिमर।

मोहर।

बगदालत श्री मेहर चन्द चौहान, साहब कम्पनमेशन औफिमर, मूरंग जिला किलनौर, हिमाचल प्रदेश

मिसल नं० १५/६६-रजह १-४-१९६६

दरखास्त हसूल मलिकयत अराजी खाता नं० १५७/२५४ तादादी २-१२ बीघे वाका चक मूरंग।

मुसम्मात चन्दरपती, औजा लाछेन छेरिंग, साकिन मूरंग, तहसील मूरंग, जिला किलनौर (वादी)।

बनाम

श्री सनन छोडूब वल्द दुक्कू साकिन मूरंग, तहसील मूरंग, जिला किलनौर (हिमाचल प्रदेश) (प्रतिवादी)

मुकदमा मन्दरजा सदर में वादी ने दरखास्त पेश की है कि प्रतिवादी कई सालों से लापता है और ऐसी स्थिति में उस पर समन तामील हमब जानता किया जाना अमभव है। अतः बजरिया इशतहार तामील कराई जाए आदि।

लिहाजा बजरिया इशतहार हजा आप समन छोडूब प्रतिवादी को इतला दी जाती है कि आप बनारीख ६-५-१९६६ बक्कन १० बजे दिन अमालतन या वकालतन हमारी अदालत में हाजिर आ कर जवाबदेही मुकदमा करें। बमूरत अदम हाजरी आप के खिलाफ कार्यवाही यकतरफा अमल में लाई जाएगी।

आज बनारीख १२-४-१९६६ मेरे दस्तखत व मोहर अदालत से जारी किया गया।

मेहर चन्द,

कम्पनमेशन औफिमर।

मोहर।

बगदालत श्री मेहर चन्द चौहान, साहब कम्पनमेशन औफिमर, तहसील मूरंग, जिला किलनौर (हिमाचल प्रदेश)

मिसल नं० ३७/६६-रजह १-४-१९६६

दरखास्त हसूल मलिकयत अराजी खाता नं० ३२/५४ तादादी ०-१२ बिस्वे वाका चक मूरंग।

श्री तानजिन दर्जे बेटा कलदन दर्जे, साकिन मूरंग, तहसील मूरंग, जिला किलनौर (वादी)।

बनाम

श्री जदवीर बेटा बदरी बास साकिन मूरंग, तहसील मूरंग, जिला किलनौर (प्रतिवादी)।

मुकदमा मन्दरजा सदर में वादी ने दरखास्त पेश की है कि प्रतिवादी काफी अर्मा से इलाका गैर जाकर लापता हो चुका है और ऐसी स्थिति में उस पर समन की तामील आमान तरीके से होनी मुमकिन नहीं है। अतः बजरिया इशतहार तामील कराई जाए आदि।

लिहाजा बजरिया इशतहार हजा आप जदवीर प्रतिवादी को इतला दी जाती है कि आप बनारीख ६-५-१९६६ बक्कन १० बजे दिन अमालतन या वकालतन हमारी अदालत में हाजिर हो कर जवाब देही मुकदमा करें। बमूरत अदम हाजरी आप के खिलाफ कार्यवाही यकतरफा अमल में लाई जाएगी।

आज बनारीख १२ अप्रैल, १९६६ मेरे दस्तखत व मोहर अदालत से जारी हुआ।

मेहर चन्द,

कम्पनमेशन औफिमर।

मोहर।

बगदालत श्री मेहर चन्द चौहान, साहब कम्पनमेशन औफिमर, तहसील मूरंग, जिला किलनौर (हिमाचल प्रदेश)

मसल नं० ४१/६६-रजह १-६-१९६६

दरखास्त हसूल मलिकयत अराजी खाता नं० २३१/३७६, तादादी २ बीघे ४ बिमवे वाका चक मूरंग।

श्री कलजंग तन्वा व मेडूब तानजिन बेटे इन्दर छेरिंग साकिनान मूरंग, तहसील मूरंग, जिला किलनौर (वादी)।

बनाम

१. श्री कृष्ण दास बेटा रणपुरजीन,
२. श्री सर्व दामन,
३. श्री ठाकुर भगत बेटा धर्मपाल,
४. श्री मरदंग छेरिंग बेटा सम्बा जीन,

साकिनान मूरंग, तहसील मूरंग, जिला किलनौर

(प्रतिवादीगण)।

मुकदमा मन्दरजा सदर में वादीगण ने दरखास्त पेश की है कि प्रतिवादीगण इलाका गैर गये हुए हैं और ऐसी मूरत में उन पर समन तामील साधारण तरीका से होनी मुश्किल है। अतः बजरिया इशतहार तामील कराई जाए आदि।

लिहाजा बजरिया इशतहार हजा आप कृष्ण दाम, सर्वदामन, ठाकुर भगत, मरदंग छेरिंग प्रतिवादीगण को इतला दी जाती है कि आप बनारीख ६-५-१९६६ बक्कन १० बजे दिन अमालतन या वकालतन हमारी अदालत में हाजिर आकर जवाबदेही मुकदमा करें। बमूरत अदम हाजरी आप दोनों के खिलाफ कार्यवाही यकतरफा अमल में लाई जाएगी।

आज बनारीख १२ अप्रैल, १९६६ मेरे दस्तखत व मोहर अदालत से जारी किया गया।

मेहर चन्द,

कम्पनमेशन औफिमर।

मोहर।

बगदालत श्री मेहर चन्द चौहान, साहब कम्पनमेशन औफिमर, तहसील मूरंग, जिला किलनौर

मिसल नं० ३६/६६-रजह १-४-१९६६

दरखास्त हसूल मलिकयत अराजी खाता नं० २३१/३८६, तादादी १-६ बीघे वाका चक मूरंग।

श्री बामन दास वल्द नरायण दाम, साकिन मूरंग, जिला किलनौर (वादी)

बनाम

१. कृष्ण दास बेटा रणपुरजीन व २. सर्वदामन, ३. ठा०

भगत बेटे धर्म पाल साकिन मरंग, तहसील मूरंग जिला किन्नोर,
४. सेरदंग छेरिंग वल्द सम्बाजीत साकिन मूरंग (प्रतिवादीगण)।

मुकदमा सदर में वादी ने दरखास्त पेश की है कि प्रतिवादीगण
इलाका गैर गये हुए हैं। ऐसी सूरत में प्रतिवादीगण पर साधारण
तरीके से समन तामील होनी असम्भव है। अतः बजरिया इश्तहार
तामिल कराई जाये आदि।

लिहाजा बजरिया इश्तहार हजा आप कृष्ण दास, सर्बदामन, ठाकुर
भगत, सेरदंग छेरिंग प्रतिवादीगण को इत्तला दी जाती है कि आप

बतारीख ६-५-१९६६ बवक्त १० बजे दिन असालतन या वकालतन
अदालत हजि में हाजर हो कर जवाब देही मुकद्दमा करें। बसूरत
अदम हाजरी आप चारों के खिलाफ कार्यवाही यकतरफा अमल में
लाई जाएगी।

आज बतारीख १२ अप्रैल, सन् १९६६ मेरे दस्तखत व मोहर
अदालत से जारी किया गया।

मोहर।

मेहर चन्द,
कम्पनसेशन ऑफिसर।

भाग ६—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

शून्य

भाग ७—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

शून्य

अनुपूरक

शून्य